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U.S. APPLICATION NO.	FIRS	T NAMED APPLICANT		ATTY. DOCKET NO.
09/701586	KOCK		М	49100
			INTERNA	TIONAL APPLICATION NO.
KEIL & WEINKAUF 1101 CONNECTICUT AVENUE N	w		PC	T/EP99/03889
WASHINGTON, DC 20036			I.A. FILING DA	ATE PRIORITY DATE
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Office as a Designated Office as a Designated Office as a Designated Office as U.S. Basic National Pee.  Copy of the international ap Oath or Declaration of inve Copy of Article 19 amendment Priority Document.	inted by the applicant to (37 CFR 1.494)  [Indication. Indication of the control	or the IB to the Use an Elected Officiation of Small Enslation of the intenslation of Article er:	ICE (DO/EO/I Inited States Patent ce (37 CFR 1.495): nity Status. ernational applicational applicati	O WARK ZUUJ IN THE UNITED US) and Trademark on into English.
The International Prelimina  Translation of Annexes to the	o International Desta-	in English and it	s Annexes, if any.	
	a memational Preim	mary Examinatio	и керогt into Engli	sn.
2. Applicant has requested early proof the indicated items in paragraph 3 below prior to 20 or 30 months from the priority U.S. Basic National Fee.	. The Basic National y date to avoid abando	Fee and the conv	of the international	ng indicated items and/or application must be filed
3. The following items MUST be furnis acceptance under 35 U.S.C. 371:  a. Translation of the applical later than the appropriate than the appropriate The current translation.  Translation.  b. Processing fee for provide appropriate 20 or 30 m.  c. Oath or declaration of the the application (prefer a surcharge will be requidate.  The current oath or declaration of the the application (prefer a surcharge will be requidate.  The current oath or declaration of the application for the attache of the a	tion into English. A pute 20 or 30 months from its defective for the resing the translation of the conths from the priority inventors, in compliant by the International red if submitted later to claration does not complete the control of PCT/DO/EO/917. The coath or declaration declaration does not complete the coath or declaration does not complete the coath of the	processing fee will om the priority da assons indicated or he application and y date (37 CFR 1. nce with 37 CFR al application num than the appropria ply with 37 CFR later than the appropria y small entity, laim fees or cance pursuant to 37 Cl  ABOVE MUST F 22 OR 32 MONT	the required if substate. In the attached Notice For the Annexes late 492(f)). 1.497(a) and (b), puber and internation to 20 or 30 months 1.497(a) and (b) for repriate 20 or 30 mincluding any request the additional claims.  FR 1.821-1.825.  SEE SUBMITTED THE (where 37 CEE	e of Defective er than the roperly identifying al filing date). A from the priority r the reasons onths from the ired multiple dependent ims for which fees are See attached WITHIN TWO (2)
RESPOND WILL RESULT IN ABAND The time period set above may be extended 1.136(a).	ONMENT.			•
6. If box 3a or 3c is checked, a translatio Annexes will be cancelled. A processing 7.   The Article 19 amendments are can or 30 (37 CFR 1.495(d)) months from the	fee will be required if celled since a translati	submitted later th	an 20 or 30 months	from the priority date
Applicant is reminded that any communical address given in the heading and include the	tion to the United State U.S. application no	tes Patent and Tra b. shown above. (3	demark Office mus 7 CFR 1.5)	t be mailed to the
### A copy of this  Enclosed: PCT/DO/EO/917 PTO-875	notice MUST be	tive Translation 20	<i>ith this respon</i> ada M. Wallace	rse.
FORM PCT/DO/EO/905 (March 2001)		·	703-305-3736	A-1,00